I hereby certify that this correspondence is being deposited with the U.S. Postal Service as Express Mail, Airbill No. EU578409560US, in an envelope addressed to: Box RCE, Commissioner for Patents, Washington, DC 20231, on the date shown below.

Dated: March 28, 2003

Signature: (Neva M. Dare)

Docket No.: HO-P02014US0

MAR 2 8 2003

OIP

CHADEN

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Charles B. Forsythe, et al

Application No.: 09/650,299

),299 Group Art Unit: 3621

Filed: August 29, 2000 Examiner: M. Huseman

For: METHOD AND SYSTEM FOR SELECTING AND PURCHASING MEDIA ADVERTISING

REPLY TO ADVISORY ACTION AND REQUEST FOR CONTINUED EXAMINATION

Box RCE Commissioner for Patents Washington, DC 20231 RECEIVED

APR 0 3 2003

GROUP 3600

Dear Sir:

In response to the Advisory Action mailed on March 7, 2003, Applicant herewith files a Request for Continued Examination in compliance with 37 CFR 1.114 and requests that the Examiner consider the following remarks.

REMARKS

Claims 1-16 stand rejected. Favorable reconsideration and allowance of Claims 1-16 are respectfully requested in light of the following remarks:

The Examiner has rejected Claims 1-16 under 35 USC § 103(a) as being unpatentable over Miller (U.S. Patent 6,338,043) in view of BuyMedia. The Examiner's rejection of Claims 1-16 is respectfully traversed.

"The PTO bears the burden of establishing a case of *prima facie* obviousness." *In re Bell*, 26 U.S.P.Q.2d 1529, 1531 (Fed. Cir. 1993). "A *prima facie* case of obviousness is established when the teachings from prior art itself would appear to have suggested the claimed subject matter to a person of ordinary skill in the art." *In re Rijckaert*, 28 U.S.P.Q.2d 1955, 1956 (Fed. Cir. 1993). A PTO rejection for obviousness is improper when there is